

Amendments to the Drawings:

The attached sheet of drawings includes newly added Figures 5, 6, 7 and 8.

Attachment: New Sheet

REMARKS

In the specification, the paragraphs [0010.1], [0010.2], [0010.3], [0010.4] have been added to provide a brief description of the drawings in the new sheet. Paragraphs [0011], [0013], [0014] have been amended to include a reference to the features added to the drawings on the new sheet. All of these features were previously described, therefore no new matter has been added.

In the new sheet of drawings, FIGS. 5, 6, 7 and 8 have been added so that every feature of the invention specified in the claims is shown.

Claim 1 has been amended so that the grip identifier is for a traditional pint glass. The amendment is fully supported in the application as filed and does not contain new matter. Prior art does not recite such an invention for a traditional pint glass. This claim is not obvious over prior art. The prior art described by Chun (U.S. Patent No. 6,286,798) is a beverage container holder designed to assist wheelchair-bound persons or to be used to attach a beverage to a stable object. Conversely, the glass grip holder of the present invention is designed to assist in carrying a beverage container or in identifying a beverage container. For support, the Examiner's attention is respectfully directed to paragraphs [0001] and [0002] of the specification as filed. Additionally, there has been a long felt need for such an invention designed to identify a particular pint glass. Often groups of people drink from pint glasses in bars or in private settings. These glasses are usually indistinguishable. The invention described by amended claim 1 and the claims 3-6, 8 and 10, which are dependant on claim 1, solve this long felt need.

Claim 2 and 11 have been canceled from this application without prejudice to Applicants' right to pursue these claims.

Claims 6, 16 and 20 have been amended to include the interchangeable patch. The interchangeable patch is described in paragraphs [0012] and [0013] of the specification as filed, and therefore no new matter has been added. The prior art does not describe an interchangeable patch.

Claims 3-5, 8-10, 12-15, 18-19, and 21-27 remain in this application. These claims are dependent on claims which have been amended.

Claims 7 and 17 have been amended for clarification purposes.

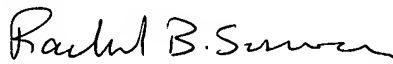
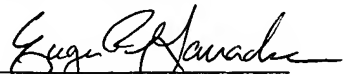
CONCLUSION

Applicants believe that the amendments and remarks made herein overcome and/or obviate the Examiner's rejection and render the application in condition for allowance. Accordingly, entry of these amendments and remarks, withdrawal of the rejections and reconsideration of the application are respectfully requested. The Examiner is invited to contact the Applicants at the below-indicated telephone number if he or she believes it would advance prosecution of the application. An allowance is earnestly sought.

Dated: September 28, 2005

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Respectfully Submitted,


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